

## **New Jersey Department of Environmental Protection**Site Remediation and Waste Management Program

## REMEDIAL ACTION PERMIT INITIAL APPLICATION – GROUND WATER

Date Stamp (For Department use only)

SECTION A. SITE NAME AND LOCATION								
Site Name: AOC-19: QC Lab/AOC-90 Drum Storage, Hess Corporation - Former Port Reading Complex (HC-PR)								
List All AKAs:								
Street Address: 835 West Avenue								
Municipality: Port Reading (Township, Borough, or City)								
County:         Middlesex         Zip Code:         07064								
Program Interest (PI) Number(s): 006148								
Case Tracking Number(s): E20130449								
Municipal Block(s) and Lot(s) of the site/property:  Block: 664.01 Lot: 1.01								
Is this site a Federal case?								
If " <b>Yes</b> ", indicate the Federal Case Type:								
⊠ RCRA GPRA 2020 ☐ CERCLA/NPL ☐ USDOD ☐ USDOE								
Other (explain):								
SECTION B. INITIAL GROUND WATER REMEDIAL ACTION PERMIT APPLICATION								
Reason for Initial Ground Water Remedial Action Permit (RAP) Application: (check one)								
☑ To support a Response Action Outcome (RAO)								
☐ To support a Post-No Further Action (NFA)								
Note: This permit application will not be processed until all past RAP annual fees and the Remedial Action Protectiveness/Biennial-Certification fee have been paid in full.								
☐ Subdivision of an existing Ground Water RAP								
Has the Ground Water RAP Modification or Termination Application also been submitted for the original parcel(s)? ☐ Yes								
If "No", please explain why in Section K below.								
Other (provide reason - see instructions):								
2. The appropriate Initial Ground Water RAP Application fee must be enclosed with this application.								
Effective on or Before Effective June 30, 2019 July 1, 2019								
Ground Water Natural Attenuation RAP Fee – Initial\$2,100.00\$990.00								
Ground Water Active System RAP Fee – Initial\$3,055.00\$550.00								

SECTION C. FEE BILLING CONTACT PERSON												
Business Name: Hess Corporation												
First Name of Contact: John		Last Name of Contact:	Schenkewitz									
Title: Senior Advisor, EHS												
Phone Number: (609) 406-3969	Ext.		Fax: (732) 352-7795									
Mailing Address: Trenton-Mercer Airport, 601 Ja	ack Steph	en Way										
Municipality: Trenton	_ State:	NJ	Zip Code: 08628									
Email Address: jschenkewitz@hess.com	***											
SECTION D. PERSON RESPONSIBLE FOR CO	ONDUCTI	NG THE REMEDIATION	I – CO-PERMITTEE									
Addendum for additional Person Responsible for Conducting the Remediation has been completed.												
Affiliation/Name of Organization: Hess Corporation												
First Name of Contact: John		Last Name of Contact:	Schenkewitz									
Title: Senior Advisor, EHS												
Phone Number: (609) 406-3969	Ext.	•	Fax: (732) 352-7795									
Mailing Address: Trenton-Mercer Airport, 601 Ja	ck Stephe	en Way										
Municipality: Trenton	_ State:	NJ	Zip Code: 08628									
Email Address: jschenkewitz@hess.com												
☒ Check if the Person Responsible for Conducti	ng the Re	mediation has Primary R	esponsibility for Permit Compliance									
SECTION E. CURRENT OWNER OF THE SITE	- CO-PE	RMITTEE										
Addendum for additional Owner of the Site ha	s been co	mpleted										
Affiliation/Name of Organization: Amerada Hess		•										
First Name of Contact: John	•	Last Name of Contact:	Schenkewitz									
Title: Senior Advisor, EHS												
Phone Number: (609) 406-3969	Ext.:		Fax: (732) 352-7795									
Mailing Address: 1900 Dalrock Road		The state of the s	Fax. (102) 002-1190									
			Fax. (102) 002-1190									
Municipality: Rowlett	State:	TX	Zip Code: 75088									
Municipality: Rowlett Email Address: jschenkewitz@hess.com	_ State:	TX										
Email Address: jschenkewitz@hess.com												
Email Address: jschenkewitz@hess.com  Check if the owner has Primary Responsibility												
Email Address: jschenkewitz@hess.com  Check if the owner has Primary Responsibility  SECTION F. ATTACHED DOCUMENTS	for Permi	t Compliance  DF file format on a comp	Zip Code: 75088									
Email Address: jschenkewitz@hess.com  Check if the owner has Primary Responsibility  SECTION F. ATTACHED DOCUMENTS  Attach the following documents:  Note: All electronic copies should be provided in	for Permi	t Compliance  DF file format on a comp cel file format on a CD.	Zip Code: 75088									
Email Address: jschenkewitz@hess.com  Check if the owner has Primary Responsibility  SECTION F. ATTACHED DOCUMENTS  Attach the following documents:  Note: All electronic copies should be provided in Monitoring Plan which should be provided  Hard copy and electronic copy of the com	for Permi Adobe P in MS Ex pleted Init	t Compliance  DF file format on a comp cel file format on a CD.  ial Ground Water RAP A ne online portal unless th opy of the RAR and any	Zip Code: 75088  act disc (CD) except the Ground Water application using the current form on the is application is related to a Post-NFA									

\*Site is under traditional oversight and documents aren't submitted via the portal. A copy of the RIR/RAR has been included with this submittal.

	X	Elec	tronic copy of a map or the location in the RAR ( <i>Section #s/Figure #s</i> ) of the cern/source and showing and/or explaining horizontal and vertical delineation	ne map(s) showing area of on of the ground water conta	amination.
		Loca	ation in the RAR (Section #s/Figure #s): See July 31, 2019 RIR/RAR & Atta	achment D of CEA Fact She	et
	X	Election the	tronic copy of ground water contour maps for at least the last four ground ver RAR with these maps.	vater sampling events or the	location
		Loca	ation in the RAR ( <i>Figure</i> #s): <u>Figures 4.1, 4.2, 4.3, and 4.4, July 31, 2019</u> R	RIR/RAR	
	X	Elect	tronic copy of a table summarizing the monitoring well construction details nonitoring wells at the site or the location in the RAR with this table.	(below ground surface (bgs)	) for all
		Loca	ation in the RAR ( <i>Table #</i> ): Monitoring Well Construction Table has been in	cluded with this submittal	
	X	Elect	ronic copy of the Classification Exception Area/Well Restriction Area (CEA	VWRA) Fact Sheet Form.	
	X	Elect	ronic copy of the Ground Water Monitoring Plan (in MS Excel file format).		
		Elect	ronic copy of the NFA Letter (Post-NFA Cases only), if applicable.		
		Elect	ronic copy of the Vapor Intrusion Long-Term Monitoring Plan, if applicable		
			ronic copy of the Operation, Maintenance, and Monitoring (OMM) Plan for ol(s)/mitigation system(s) that are currently in place, if applicable.	the vapor intrusion engineer	ring
			ronic copy of the OMM Plan for the Point of Entry Treatment (POET) wate blicable.	r system(s) that are currently	y in place,
	X	Elect	ronic copy of the completed Remediation Cost Review and RFS/FA Form cable, including:	with a detailed cost estimate	e, if
		100	Check One:		
			Original Financial Assurance mechanism (hard copy), including any Ame	endments, is attached.	
			Date the original Financial Assurance mechanism was submitted to the N		
		X	An electronic copy of the Remediation Funding Source (RFS) mechanism mechanism as the Financial Assurance, and an amendment to conform t		
			ronic copy of the homeowner or condominium association's annual budget tenance, and monitoring of the engineering control(s) at the site, if applical	t that includes funds for the o	
SF	CTIC	N G	MONITORING, MAINTENANCE AND EVALUATION INFORMATION		
			ground water contamination been horizontally delineated in all directions a	t the site?	□No
•		f "No	" provide the location in the RAR (Section #)		
		that s	upports the variance from N.J.A.C. 7.26E-4.3(a)4: See response in Section K o	f this RAP & Exhibit D of CEA Fact	Sheet
2.	Ha	s the	ground water contamination been vertically delineated at the site?	Yes	⊠ No
		lf " <b>No</b> that s	", provide the location in the RAR ( <i>Section #</i> ) upports the variance from N.J.A.C. 7.26E-4.3(a)4:	this RAP & Exhibit D of CEA Fact S	Sheet
3.	Тур	e of (	Ground Water Remediation		
	a. 🔀	Mo	nitored Natural Attenuation (MNA)		
		i)	s there a decreasing trend of contaminant concentrations in the ground wa	ater? Yes	⊠ No
			If "Yes", provide the location in the RAR (Section #) that documents this issue.:		
			If " <b>No</b> ", provide the location in the RAR ( <i>Section #</i> ) that justifies the protectiveness of the remedy	Section 7.0 & Exhibit D of C	CEA
			s the <u>behavior</u> of the ground water contaminant plume considered to be shrinking or stable?	X Yes	□No
			If " <b>Yes</b> ", check off only one of the following: Shrinking Stable and provide the location in the RAR ( <i>Section #</i> ) that documents this issue:	Section 7.0 & Exhibit D of C	CEA

		If " <b>No</b> ", provide the location in the RAR ( <i>Section #</i> ) that justifies the protectiveness of the remedy:			
	iii)	Have secondary lines of evidence been collected to support the MNA proposa	al?	🗌 Yes	⊠ No
		If "Yes", provide the location in the RAR (Section #) that documents this issue.:	ee Section K &	Exhibit D-	-CEA
	iv)	Have tertiary lines of evidence been collected to support the MNA proposal?.		□ Yes	⊠ No
		If "Yes", provide the location in the RAR (Section #) that documents this issue.:			
	v)	Is the ground water plume reaching the sentinel wells?		🗌 Yes	⊠ No
		If "Yes", provide the location in the RAR (Section #) that justifies the protectiveness of the remedy since the sentinel well(s) should be below the Ground Water Quality Standards (GWQS) or if you are using an alternate method that is not a sentinel monitoring well:			
	vi)	Has all soil contamination in the unsaturated zone been remediated to the applicable numeric Soil Remediation Standard for all area(s) of concern associated with this CEA?		□No	□ N/A
		If " <b>No</b> ", provide the location in the RAR ( <i>Section #</i> ) that justifies the protectiveness of the remedy:			
		Has all free and/or residual product in the unsaturated and saturated zones, as determined pursuant to N.J.A.C. 7:26E-5.1(e), been treated or removed for all area(s) of concern associated with this CEA?	Yes	□No	⊠ N/A
		If " <b>No</b> ", provide the location in the RAR ( <i>Section #</i> ) that justifies the protectiveness of the remedy:			
	b. 🗌 Ac	tive Remediation			
	Pro	ovide the type of remediation:			
	i)	Is there a decreasing trend of contaminant concentrations in the ground water	?	🗌 Yes	☐ No
		If "Yes", provide the location in the RAR (Section #) that documents this issue.:			
		If "No", is the ground water plume considered stable?		🗌 Yes	☐ No
		Provide the location in the RAR (Section #) that justifies the protectiveness of the remedy:			
	ii)	Is the ground water plume reaching the sentinel wells?		. 🗌 Yes	⊠ No
		If "Yes", provide the location in the RAR (Section #) that justifies the protectiveness of the remedy since the sentinel well(s) should be below the GWQS or if you are using an alternate method that is not a sentinel monitoring well:			
	iii)	Is the ground water remedial action performing as designed?		. Yes	☐ No
		If " <b>No</b> ", provide the location in the RAR ( <i>Section #</i> ) that justifies the protectiveness of the remedy:			
	iv)	Indicate the expected duration of the active remediation:	(y	ears)	
4.	Has a Te	chnical Impracticability (TI) Determination been submitted?		. 🗌 Yes	⊠ No
		s", provide the location in the RAR ( <i>Section #</i> ) locuments this issue.:			
5.		ground water contamination migrated onto the site/property from an ource and that is not being included in the Ground Water RAP?		. 🗌 Yes	⊠ No
	that w	s", provide the communication center number vas received when called into the Hotline and the location in the (Section #) that documents this issue:			

6.	Is any ground water contamination being attributed to natural background conditions and that is not being included in the Ground Water RAP? 🏿 Yes	□No
	If "Yes", provide the location in the RAR (Section #) that documents this issue: See Section K & Exhibit D-0	CEA
7.	Check the <b>Monitoring Schedule</b> you plan to apply:  Monthly  Quarterly  Semi Annual  Other:	
SE	ECTION H. FINANCIAL ASSURANCE	
1.	Does the remedial action include a ground water or vapor intrusion engineering control?	⊠ No
	If "No", proceed to the next section.	
2.	Are any of the entities identified in Section D or E exempt from establishing Financial Assurance pursuant to N.J.A.C. 7:26C-7.10(c)?	⊠ No
If e	Person Responsible Current for Conducting the Remediation — the Site — Co-Permittee Co-Permittee  Government entity A person not liable pursuant to the Spill Act that purchased contaminated property before May 7, 2009 A person that conducted remediation at their primary or secondary residence Owner or operator of a child care center Dublic school or private school Owner or operator of a small business responsible for conducting remediation at the location of the business	
3.	Is the current owner of the site either a homeowner association or a condominium association pursuant to the New Jersey Common Interest Association Act, N.J.S.A. 46:8A-1 et seq.?	⊠ No
	If "Yes", and the association is identified in Section E of this RAP Application, an electronic copy of the association's annual budget that includes funds for the operation, maintenance, and monitoring of the engineering control(s) at the site should be attached as indicated in Section F above.	
4.	Identify the estimated cost of the operation, maintenance, and monitoring of the engineering control(s) at the site:\$	
5.	Are you using an existing RFS mechanism for the site as the Financial Assurance?X Yes	☐ No
	If "Yes", have all the following criteria been met?	□No
	a. The amount of funds needed to operate, maintain, and monitor the engineering control(s) at the site for the duration of the CEA or for 30 years (minimum of \$30,000 for a 30-year time frame) if the duration of the CEA is indeterminant;	
	<ul> <li>The amount of funds in the RFS equals the amount of funds required to be posted for RFS and Financial Assurance; and</li> </ul>	
	c. The RFS is not in the form of a self-guarantee.	
	Identify the full amount of the current RFS: \$ 68,163.00	

6. Identify the full amount established as a Financial Assurance:	\$ 68,163.00
As indicated in Section F above, an electronic copy of the owith a detailed cost estimate should be attached. Also, please Section F above: the <i>original</i> Financial Assurance mechanic	completed Remediation Cost Review and RFS/FA Form ase be sure to provide one of the following as indicated in ism (attach hard copy), including any Amendments, to the cial Assurance mechanism was submitted to the NJDEP: or
7. What is the Financial Assurance Mechanism? (check all that	apply)
☐ Remediation Trust Fund ☐ Line of Credit ☐ Environmental Insurance Policy ☐ Letter of Credit	
8. Contact information at the financial institution for the Financial	Assurance:
Financial Institution: Credit Agricole	
First Name of Contact: Pik (Winnie) Last	Name of Contact: Hung
Title: Senior Associate	
Phone Number: (212) 261-3324 Ext.:	Fax: (617) 849-5589
Mailing Address: 1301 Avenue of the Americas	
Municipality: New York State: NY	Zip Code: 10019
Email Address:	
SECTION I. LAND USE (for overlying CEA)	
1. Current Site Land Use (check all that apply)	<u> </u>
☑ Industrial ☐ Park or Recreational Use ☐ Residential ☐ Agricultural	☐ Child Care Facility
☐ Road/Right of Way	☐ Hospital ☑ Vacant
Governmental Facility School	Other
2. Off-site Land Use (check all that apply for Blocks/Lots include	ed in the areal extent of the CEA)
☑ Industrial ☐ Park or Recreational Use	☐ Child Care Facility
Residential Agricultural	☐ Hospital
☐ Commercial ☐ Road/Right of Way	⊠ Vacant
☐ Governmental Facility ☐ School	Other
SECTION J. AFFECTED RECEPTOR SUMMARY	
Are there any buildings with an Indeterminate Vapor Intrusion	Pathway status? ☐ Yes     No
If "Yes", provide the location in the RAR (Section # and Figu	
that documents this issue:	
2. Is there soil gas contamination above the Soil Gas Screening beneath any buildings that require long-term monitoring?	
If "Yes", provide the location in the RAR (Section # and Figuthat documents this issue:	re #)
As indicated in Section F above, an electronic copy of the Va Long-Term Monitoring Plan should be attached.	apor Intrusion

3.	Are any vapor intrusion engineering controls/mitigation systems currently installed at any buildings as a result of this ground water contamination?	es	⊠ No
	If "Yes", indicate the type of engineering control that was implemented: (check all that apply)		
	Subsurface Depressurization System		
	☐ Subsurface Ventilation System		
	☐ Soil Vapor Extraction System		
	☐ HVAC Positive Pressure		
	Other (specify):		
	As indicated in Section F above, an electronic copy of the OMM Plan for the vapor intrusion engineering control(s)/mitigation system(s) should be attached. The OMM Plan should clearly identify the building(s) and/or structure(s) and vapor intrusion engineering control(s)/mitigation system(s) that are in place (e.g., active or passive), including the address and block and lot of each impacted property.		
4.	Are any Point of Entry Treatment (POET) water systems currently installed at any buildings as a result of this ground water contamination?	s	⊠ No
	If "Yes", an electronic copy of the OMM Plan for the POET water system(s) should be attached as indicated in Section F above. The OMM Plan should provide the address and lot and block of each property with a POET water system in place. The sampling of the POET water system(s) should be included in the Ground Water Monitoring Plan for the site.		
5.	Are any potable wells that do not have a POET water system currently being sampled regularly as a result of this ground water contamination?	s	⊠ No
	If "Yes", include these potable wells in the Ground Water Monitoring Plan for the site.		

SECTION K. OTHER INFORMATION PROVIDED								
List any other pertinent information to support the Initial Ground Water RAP Application								

SECTION E. PERSON RESPONSIBLE FOR CONDUCT	ING THE REMEDIA	TION INFORMATION AND CERTIFICATION									
Full Legal Name of the Person Responsible for Conducting the Remediation:											
Hess Corporation											
Representative First Name: John	Representativ	re Last Name: Schenkewitz									
Title: Senior Advisor, EHS											
Phone Number: (609) 406-3969	Ext.:	Fax: (732) 352-7795									
Mailing Address: Trenton-Mercer Airport, 601 Jack Stepha											
City/Town: Trenton	State: NJ	Zip Code: 08628									
Email Address: jschenkewitz@hess.com	The state of the s										
This certification shall be signed by the person responsible for conducting the remediation who is submitting this notification in accordance with Administrative Requirements for the Remediation of Contaminated Sites rule at N.J.A.C. 7:26C-1.5(a).											
I certify under penalty of law that I have personally examined and am familiar with the information submitted herein, including all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, to the best of my knowledge, I believe that the submitted information is true, accurate and complete. I am aware that there are significant civil penalties for knowingly submitting false, inaccurate or incomplete information and that I am committing a crime of the fourth degree if I make a written false statement which I do not believe to be true. I am also aware that if I knowingly direct or authorize the violation of any statute, I am personally liable for the penalties.  Signature:  Date: 3 31 22  Name/Title: John Schenkewitz / Senior Advisor, EHS											
SECTION M. CURRENT OWNER OF THE SITE INFORMATION AND CERTIFICATION											
SECTION M. CURRENT OWNER OF THE SITE INFORM	ATION AND CERTIF	FICATION									
Full Legal Name of the Person Responsible who owns the		FICATION									
		FICATION									
Full Legal Name of the Person Responsible who owns the Amerada Hess Corporation  Representative First Name: John	site:	E Last Name: Schenkewitz									
Full Legal Name of the Person Responsible who owns the Amerada Hess Corporation	site:										
Full Legal Name of the Person Responsible who owns the Amerada Hess Corporation  Representative First Name: John  Title: Senior Advisor, EHS  Phone Number: (609) 406-3969	site: Representative										
Full Legal Name of the Person Responsible who owns the Amerada Hess Corporation  Representative First Name: John  Title: Senior Advisor, EHS  Phone Number: (609) 406-3969  Mailing Address: 1900 Dalrock Road	site: Representative	e Last Name: Schenkewitz									
Full Legal Name of the Person Responsible who owns the Amerada Hess Corporation  Representative First Name: John  Title: Senior Advisor, EHS  Phone Number: (609) 406-3969  Mailing Address: 1900 Dalrock Road	site: Representative	e Last Name: Schenkewitz									
Full Legal Name of the Person Responsible who owns the Amerada Hess Corporation  Representative First Name: John  Title: Senior Advisor, EHS  Phone Number: (609) 406-3969  Mailing Address: 1900 Dalrock Road	site: Representative	Fax: (732) 352-7795									
Full Legal Name of the Person Responsible who owns the Amerada Hess Corporation  Representative First Name: John  Title: Senior Advisor, EHS  Phone Number: (609) 406-3969  Mailing Address: 1900 Dalrock Road  City/Town: Rowlett	Representative  Ext.:  State: TX  ne site and is submitti	Fax: (732) 352-7795  Zip Code: 75088									

Completed forms should be sent to:

Bureau of Case Assignment & Initial Notice Site Remediation Program NJ Department of Environmental Protection 401-05H PO Box 420 Trenton, NJ 08625-0420

SECTION N. LICENSED SITE REMEDIATION PR	ROFESSIONAL INF	FORMATION AND STATEMENT										
LSRP ID Number: 576297												
First Name: John	Last Name	y: Virgie										
Phone Numbers: (732) 739-6444	_ Ext.:	Fax: (732) 739-0451										
Mailing Address: 1625 Highway 71												
Municipality: Belmar	State: NJ	Zip Code: 07719										
Email Address: jvirgie@earthsys.net												
This statement shall be signed by the LSRP who is N.J.S.A. 58:10B-1.3b(1) and (2).	submitting this noti	ification in accordance with N.J.S.A. 58	:10C-14, and									
(1) I certify, as a Licensed Site Remediation Profes business in New Jersey, that for the remediation submission, I personally: Managed, supervised this submission, and all attachments included in performed by other persons that forms the base another site remediation professional, licensed relied; (2) conducted a site visit and observed that as was reasonably observable; and (3)conclude was sufficient information upon which to complete reports related thereto.	on described in this d, or performed the in this submission; a is for the informatio I or not, after having the then-current cor led, in the exercise	submission, and all attachments included remediation conducted at this site that and/or periodically reviewed and evaluation in this submission; and/or completed g: (1) reviewed all available documental and tions and verified the status of as mut of my independent professional judgment.	ded in this is described in ated the work I the work of tion on which I uch of the work ent, that there									
<ul> <li>(2) I certify: <ul> <li>That I have read this submission and all a</li> <li>That in performing the professional service area of concern, I adhered to the profession remediation professionals provided in N.J.</li> <li>That the remediation conducted at the entiall attachments to this submission, was coin N.J.S.A. 58:10C-14.c;</li> <li>That the remediation described in this subto and in compliance with the regulations of and</li> <li>That the information contained in this submomplete.</li> </ul> </li> <li>(3) I certify, when this submission includes a response remediated in compliance with all applicable states.</li> </ul>	es as the licensed sonal conduct standal. S.A. 58:10C-16; tire site or each are conducted pursuant to mission, and all attomission and all attains action outcome	site remediation professional for the en ards and requirements governing licens as of concern, that is described in this sate and in compliance with the remediation that it is a concern, that is described in this sate and in compliance with the remediation and in compliance with the remediation that the submission, was concerned to the concerned to this submission is true, accept, that the entire site or each area of concerned the concerned to the submission is true, accept, that the entire site or each area of concerned the concerned to the sate of the concerned to the sate of the concerned to	sed site ubmission and ion requirements ducted pursuant I.J.A.C. 7:26I; curate, and									
and the environment.  (4) I certify that no other person is authorized or ab	ble to use any passi											
<ul> <li>(5) I certify that I understand and acknowledge that</li> <li>If I knowingly make a false statement, representations and a property of the Board, including but not limited to the If I purposely, knowingly, or recklessly make form, record, document or other information the Site Remediation Reform Act, I shall be notwithstanding the provisions of subsections.</li> </ul>	<ul> <li>(4) I certify that no other person is authorized or able to use any password, encryption method, or electronic signature that the Board or the Department have provided to me.</li> <li>(5) I certify that I understand and acknowledge that: <ul> <li>If I knowingly make a false statement, representation, or certification in any document or information I submit to the Department I may be subject to civil and administrative enforcement pursuant to N.J.S.A. 58:10C-17.a.1(a)through (f) by the Board, including but not limited to license suspension, revocation, or denial of renewal; and</li> <li>If I purposely, knowingly, or recklessly make a false statement, representation, or certification in any application, form, record, document or other information submitted to the Department or required to be maintained pursuant to the Site Remediation Reform Act, I shall be guilty, upon conviction, of a crime of the third degree and shall, notwithstanding the provisions of subsection b. of N.J.S.2C:43-3, be subject to a fine of not less than \$5,000 nor more than \$75,000 per day of violation, or by imprisonment, or both.</li> </ul> </li> </ul>											
LSRP Signature: An S. Vugi		Date: _4/1/22										
LSRP Name: John ∕√irgie / LSRP												
Company Name: Earth Systems, Inc.												

## AOC-19: QC Laboratory Hess Corporation - Former Port Reading Complex (HC-PR) Well Construction Table

Well ID	Permit Number	Block	Lot	•	Latitud	e "		ongitud	de "	Northing	Easting		Groun d Elevati	Survey Date	Diameter (in)	Screen Length (ft)	Screen Interval (bgs. ft)	Screen Interval (TOC, ft)	Stick-Up Height (TOC - Ground Elev., ft)	Screen Type	Casing Length (ft)	Depth of Well (bgs, ft)	Depth of Well (TOC, ft)	Install Date	Permit Date
MW-1	E201607933	664.01	1.01	40	33	48.89	74	15	9.64	630306	560836		21.58	7/26/2016	2	10	6-16	6-16	2.9	.10 sch. 40 PVC	6	16	16	4/15/1985	4/9/1985
MW-2	E201607934	664.01	1.01	40	33	48.18	74	15	8.56	630234	560919	19.01	19.37	7/26/2016	2	12	1-13	1-13	Flush Mount	.10 sch. 40 PVC	1	13	13	7/5/2016	7/5/2016
MW-3	E201607935	664.01	1.01	40	33	47.57	74	15	8.94	630172	560890	18.91	19.28	7/26/2016	2	10	3-13	3-13	Flush Mount	.010 sch.40 PVC	3	15	18	12/22/2017	12/20/2017
MW-4	E201615028	664.01	1.01	40	33	48.48	74	15	9.09	630265	560879	24.07	21.22	1/16/2017	2	12	3-15	6-18	2.85	.010 sch.40 PVC	6	20	22	11/12/1981	11/10/1981
PER-6R	P200800554	664.01	1.01	40	33	49.87	74	15	9.19	630405.1	560870.2	21.54	19.94	12/9/2014	4	19	3-22	3-22	1.60	.010 sch.40 PVC	3	22	22.00	4/8/2002	3/20/2002